IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

CLIFTON WAYNE TANYAN,

Plaintiff,

Case No. 17-CIV-455-RAW-KEW

VS.

ANDREW M. SAUL,

COMMISSIONER OF **SOCIAL SECURITY ADMINISTRATION**,

Defendant.

ORDER

Before the court are the following: Plaintiff's Motion for Attorney's Fees Under 42 U.S.C. § 406(b) [Docket No. 23] and the Defendant's response [Docket No.24]. The Defendant has no objection to the petition [Docket No.24, Page 2].

On August 17, 2018, this court rendered a final judgment remanding the Plaintiff's case for further proceedings. [Docket No. 19] The Commissioner issued a fully favorable decision, and a Notice of Award was issued on December 17, 2019.

In order to authorize payment of attorney fees pursuant to 42U.S.C. § 406(b), a court must act as an "independent check, to assure that they yield reasonable results in particular cases." McGraw v. Barnhart, 450 F.3d 493, 498 (10th Cir. 2006). A district court should determine the reasonableness and timeliness of the attorney fee request prior to awarding fees. Id., at 502 and 505. There is a limit, however, to the amount of fees that can be awarded pursuant to § 406(b): "Congress has provided one boundary line: Agreements are unenforceable to the extent that they provide for fees exceeding 25 percent of the past-due benefits." Gisbrecht v. Barnhart, 122 S.Ct.

1817, 1828 (2002). The current request for attorney fees is not in excess of 25% of past-due

benefits awarded to Plaintiff.

The Tenth Circuit Court of Appeals issued a ruling in Wrenn, ex rel. Wrenn v. Astrue,

525 F.3d 931 (10th Cir. 2008) which states that "the 25% limitation on fees for court representation

found in § 406(b) is not itself limited by the amount of fees awarded by the Commissioner." Id.,

at 937. Thus, the combined attorney fees for representation before the Social Security

Administration and on appeal to a district court are not limited to 25% of past-due benefits. After

a review of the motion and supporting documents, the court finds that the fees requested are

reasonable.

A motion for the award of attorney fees under § 406(b) should be filed within a "reasonable

time of the Commissioner's decision awarding benefits." McGraw, at 505. There is no specific

time frame for the filing of the motion. The instant motion was filed less than thirty days after

the Notice of Award was received by counsel. The court finds that the request for attorney fees

was filed within a reasonable time.

Plaintiff's Motion for Attorney's Fees Under 42 U.S.C. § 406(b) [Docket No.23] is

GRANTED, and reasonable attorney's fees are approved in the amount of \$18,000.00. Further,

pursuant to Wrenn, counsel for Plaintiff is directed to refund the amount of the EAJA award to

Plaintiff.

Ordered this 5th day of March, 2020.

RONALD A. WHITE

UNITED STATES DISTRICT JUDGE

Rolf a. White

EASTERN DISTRICT OF OKLAHOMA

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